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7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9		
10	AMTRUST INTERNATIONAL UNDERWRITES, DAC, f/k/a AMTRUST	Case No. 2:18-cv-00652-JCM-VCF
11	INTERNATIONAL UNDERWRITERS, LIMITED,	JOINT MOTION TO EXTEND TIME
12	Plaintiff,	FOR DEFENDANT WINDMILL FARMS, INC. TO ANSWER
13	VS.	COMPLAINT
14		(FIRST REQUEST)
	CLIFFORD J. FINDLAY and DONNA SUE FINDLAY, individually and as Trustees, CLIFF	
15	FINDLAY AND DONNA S. FINDLAY FAMILY TRUST, DATED FEBRUARY 20,	
16	1986; FINDLAY MANAGEMENT GROUP; FINDLAY-NOLTE AUTOMOTIVE, LLC;	
17	CLIFF FINDLAY AUTOMOTIVE, LLC; FINDLAY AUTO HOLDINGS, LLC; CLIFF	
18	FINDLAY AUTO CENTER; TYLER CORDER;	
19	AND WINDMILL FARMS, INC.,	
20	Defendant.	
21	A material Intermedianal III demonitor I imite	d and Windmill Farms. In a har and thursach
22	Amtrust International Underwrites, Limited and Windmill Farms, Inc.by and through	
23	their undersigned respective counsels of record, file this JOINT MOTION TO EXTEND TIME	
24	FOR DEFENDANT WINDMILL FARMS, INC. TO ANSWER COMPLAINT	
25	(FIRST REQUEST) pursuant to Local Rule 6-1.	
26	Windmill Farms, Inc.'s Answer to the Complaint is presently scheduled to be due June	
	26, 2018. To allow the parties to determine which, if any parties pertaining to the underlying	
27	state court case will remain in this case, the parties	s stipulate to allow Windmill farms, Inc. and
28		

1	additional 14 days to file its answer or to otherwise plead in response to the complaint. This is	
2	the first request for extension of time.	
3	DATED this 25 th day of June, 2018. DATED this 25 th day of June, 2018.	
4	PAUL C. RAY, CHTD. WILSON. ELSER, MOSKOWITZ, EDELMAN & DICKER, LLP	
5	BY: /s/ Paul C. Ray	
6	PAUL C. RAY, ESQ., NV Bar No. 4365 8670 W. Cheyenne Avenue, Suite 130 BY: <u>/s/ Sheri Thome</u> Sheri Thome, Esq.	
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9	Email: paulcraylaw@gmail.com Telephone: 702.727-1400	
10	and Attorneys for Windmill Farms, Inc.	
	RUBERRY, STALMACK & GARVEY,	
11	LLC Edward F. Ruberry, Esq.	
12	Illinois Bar No. 2411547 Rostylaw J. Smyk, Esq.	
13	Illinois Bar No. 6255495	
14	Dennis B. Condon, Esq. Illinois Bar No. 6206691	
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16	Tel: (312)466-8050 Fax: (312)466-8055	
17	<u>ed.ruberry@ruberry-law,com</u> <u>ross.smyk@ruberry-law.com</u>	
	dennis.condon@ruberry-law.com	
18 19	Attorneys for Plaintiff, Amtrust International Underwrites, Limited	
20	ORDER	
21	IT IS HEREBY ORDERED that Defendant Windmill Farms, Inc.'s Answer and/or Response to the	
22	Complaint must be filed on or before July 14, 2018.	
23	Contacto	
24	UNITED STATES MAGISTRATE JUDGE	
25	Inna 20	
26	DATED: June 28, 2018.	
27		

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CERTIFICATE OF SERVICE

Pursuant to Fed R. Civ. P. 5(b), I certify that on the 25th day of June 2018, the foregoing Stipulation to Extend Time for Defendant Windmill Farms, Inc. To Answer Complaint was submitted electronically for filing and service with the United States District Court of Nevada using the ECF system for notification of such filing to all the proper parties.

/s/ Paul C. Ray
Paul C. Ray, Esq.